1	HUB LAW OFFICES					
2	Ford Greene, Esquire California State Bar No. 107601					
3	711 Sir Francis Drake Boulevard San Anselmo, California 94960-1949					
	Telephone: (415) 258-0360					
4	Attorney for Defendant	Attorney for Defendant				
5	GERALD ARMSTRONG					
6						
7						
8	SUPERIOR COURT OF THE S	STATE OF CALIFORNIA				
9	IN AND FOR THE CO	UNTY OF MARIN				
10						
11		No. 152 229				
12		REQUEST FOR JUDICIAL NOTICE				
13	corporation;)					
14	Plaintiffs,)					
15	vs.)					
16	GERALD ARMSTRONG; DOES 1) through 25, inclusive,)	Date: March 20, 1992				
17)	Time: 9:00 a.m. Dept: Four (4)				
17		Trial/Arbitration: None Set				
	/	ton (51 of gog Defendant				
19	Pursuant to Evidence Code sect					
20	Gerald Armstrong hereby requests th					
21	notice of the documents itemized as I-A through I-MM on his Index					
22	To Exhibits submitted as Evidence in support of his opposition to					
23	Scientology's motion for a prelimin	nary injunction.				
24		Respectfully submitted:				
25	DATED: March 16, 1992	HUB LAW OFFICES				
26						
27		By: FORD GREENE				
28		Attorney for Defendant				
HUB LAW OFFICES Ford Greene, Esquire						
711 Sir Francis Drake Blvd. San Anseimo, CA 94960 (415) 258-0360		ICIAL NOTICE RE: OPPOSITION TO PRELIMINARY INJUNCTION				

			E.
	1	HUB LAW OFFICES	FILED
	2	Ford Greene, Esquire California State Bar No. 107601	
	3	711 Sir Francis Drake Boulevard San Anselmo, California 94960-19 Telephone: (415) 258-0360	MARIN COUNTY CLERK
	4	Attorney for Defendant	by P. Fan, Deputy
	5	GERALD ARMSTRONG	
	6		
	7		
	8		HE STATE OF CALIFORNIA RECEIVED
	9	IN AND FOR TH	E COUNTY OF MARIN
	10		MAR 1 6 1992
	11	CHURCH OF SCIENTOLOGY)	No. 152 229 HUB LAW OFFICES
	12	INTERNATIONAL, a California) not-for-profit religious)	EVIDENCE IN SUPPORT OF DEFENDANT'S OPPOSITION
	13	corporation;)) Plaintiffs,)	TO SCIENTOLOGY'S MOTION FOR PRELIMINARY INJUNCTION
	14)	PREDIMINARY INCONCISCA
	15	vs.)	
	16	GERALD ARMSTRONG; DOES 1) through 25, inclusive,)	Date: March 20, 1992 Time: 9:00 a.m.
	17	Defendants.)	Dept: Four (4) Trial/Arbitration: None Set
	18)	
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HUB LAW OFFICI Ford Greene, Esqu 711 Sir Francis Drak San Anselmo, CA 9 (415) 258-0360	ire e Blvd. 4960	Page 1. EVIDENCE IN SUPPORT OF DEFENDANT'S OPP	OSITION TO SCIENTOLOGY'S MOTION FOR PRELIMINARY INJUNCTION

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1	INDEX TO EXHIBITS	
2		
3	Exhibit No. Description Of Exhibit	
4	VOLUME I	
5	I. Request For Judicial Notice	
5 6 7	A. Declaration of Vicki J. Aznaran 8/9/88 supporting Opposition to Motion to Disqualify Plaintiffs' Counsel in <u>Aznaran v. Church of Scientology</u> , U.S. District Court, Central District of California, Case No. CV-88- 1786-JMI(Ex)	
8 9	B. Complaint in <u>Church of Scientology of California v.</u> <u>Armstrong</u> , Los Angeles Superior Court, Case No. C420153 ("Armstrong I")	
10	C. Court of Appeals Decision in <u>Armstrong I</u> filed 7/29/91	
11	D. Request for Injunctive Relief in Armstrong I	
12 13	Declaration of Gerry Armstrong, executed July 22, 1982 in <u>Van Schaick v. Church of Scientology of</u> <u>California</u> , U.S. District Court, District of	
14	Massachusetts, Case No. 79-2491-G	
15 16	2 <u>Affidavit of Gerry Armstrong</u> , executed June 25, 1982, in <u>Burden v. Church of Scientology of</u> California, U.S. District Court, Middle District of	
17	Florida, Tampa Division, Case No. 80-501-Civ-T-X	
	E. Cross-Complaint in <u>Armstrong I</u> .	
18	F. Third Amended Cross-Complaint in Armstrong I.	
19 20	 Suppressive Person Declare attached as Exhibit A to Third Amended Cross-Complaint. 	
21	G. Memorandum of Intended Decision filed June 22, 1982 in <u>Armstrong I</u> .	
22	H. Notice of Entry of Judgement filed August 10, 1984 in	
23	Armstrong II.	
24	I. Notice of Appeal filed August 23, 1984, in <u>Armstrong I</u> .	
25	J. Reporter's Transcript of Proceedings, December 11, 1986, in <u>Armstrong I</u> .	
26		
27	K. Joint Stipulation of Dismissal filed December 11, 1986 in <u>Armstrong I</u> .	
28	L. Order Dismissing Action With Prejudice in Armstrong I.	
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, CA 94960 8-0360	Page 2. EVIDENCE IN SUPPORT OF DEFENDANT'S OPPOSITION TO SCIENTOLOGY'S MOTION FOR PRELIMINARY INJUNCTION	ſ

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COLUMN STREET

• 1 2	Μ.	Stipulation for Return of Sealed Materials and Exhibits in <u>Armstrong I</u> .
3	N.	Order for Return of Exhibits and Sealed Documents in <u>Armstrong I</u> .
4	0.	Stipulated Sealing Order in Armstrong I.
5	P.	Court's minute order dated December 11, 1986 in <u>Armstrong I</u> .
6		
7	Q.	Stipulation executed December 10, 1986 by attorneys Flynn, Peterson and Hertzberg, filed as page 5 of Appellant's Supplemental Appendix In Lieu Of Clerk's
8		Transcript in Count of Appeal, Second Appellate District, Division Three, Appeal No. B 025920.
9		
10	R.	Indemnity Agreement executed by attorneys Cooley and Heller filed as pages 6-7 of Appellant's Supplemental Appendix In Lieu Of Clerk's Transcript in Count of
11		Appeal, Second Appellate District, Division Three, Appeal No. B 025920.
12		
13	s.	Court's Minute Order dated December 12, 1986 in <u>Armstrong I</u> .
14	т.	Transcript of Proceedings, December 23, 1991, in Armstrong I.
15		
16 17	υ.	Unpublished Opinion of Court of Appeal, Second Appellate District, Division Three in Appeal No. B005912 filed as pages 8-21 of Appellant's Supplemental Appendix In Lieu Of Clerk's Transcript in Count of Appeal, Second
18		Appellate District, Division Three, Appeal No. B 025920.
	v.	Order of January 15, 1987, Denying Petition For
19		Rehearing Court of Appeal, Second Appellate District, Division Three in Appeal No. B005912 filed as page 22 of
20		Appellant's Supplemental Appendix In Lieu Of Clerk's Transcript in Count of Appeal, Second Appellate District, Division Three, Appeal No. B 025920.
21		Discrice, Division infee, Appear No. B 025920.
22	W.	Order of California Supreme Court filed March 11, 1987 denying Petition for Review of Court of Appeal, Second
23		Appellate District, Division Three in Appeal No. B005912 filed as page 23 of Appellant's Supplemental Appendix In
24		Lieu Of Clerk's Transcript in Count of Appeal, Second Appellate District, Division Three, Appeal No. B 025920.
25		
26	х.	Unopposed Motion to Withdraw Memorandum of Intended Decision in <u>Armstrong I</u> .
27	У.	Minute Order dated February 2, 1987, denying Unopposed Motion to Withdraw Memorandum Decision in <u>Armstrong I</u> .
28		
HUB LAW OFFICES Ford Greene, Esquire 711 Sir Francis Drake Blvd.		
San Anselmo, CA 94960 (415) 258-0360	Page 3.	EVIDENCE IN SUPPORT OF DEFENDANT'S OPPOSITION TO SCIENTOLOGY'S MOTION FOR PRELIMINARY INJUNCTION

Section. 12. 15

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. 1	Z	5.	Notice of Appeal (second notice) filed February 9, 1987 in <u>Armstrong I</u> .
2	A	A.	Order of California Supreme Court, October 17, 1991, denying review of Court of Appeal, Second Appellate District, Division Three in Appeal No. 25920.
4 5 6	В	3B.	Remittitur, filed on December 5, 1991, in Court of Appeal, Second Appellate District, Division Three in Appeal No. 25920.
7	с	cc.	Notice of Motion and Motion of Defendant Author Services, Inc. to Delay or Prevent the Taking of Certain Third Party Depositions by Plaintiff; Memorandum of
8			Points and Authorities; Declarations of Lawrence E. Heller and Howard Schomer in Support Thereof filed November 1, 1989, in <u>Corydon v. Church of Scientology</u>
10			International, Inc., et al., LASC No. C694401.
10	D	DD.	Complaint filed August 12, 1991, in <u>Church of</u> <u>Scientology International v. Xanthos</u> , U.S. District Court, Central District of California, Case No. 91-4301-
12			SVW(Tx).
13	E	CE.	Supplemental Memorandum In Support Of Defendant's Motion To Dismiss Complaint With Prejudice filed August 26,
14			1991 in Aznaran v. Church of Scientology of California,
15			U.S. District Court, Central District of California, Case No. CV-88-1786-JMI(Ex).
16			
17	VOLUME	5 11	
18	F	FF.	Motion to Enforce Settlement Agreement filed October 3, 1991 in Armstrong I.
19			American and the Matien to Takana in American
20	G	G.	Armstrong Opposition to Motion to Enforce in Armstrong \underline{I} .
21	H	HH.	Scientology's Reply re enforcement action in <u>Armstrong</u> <u>I</u> .
22	I I	II.	Armstrong's supplemental memorandum filed in Armstrong
23			<u>I</u> .
24	J	IJ.	Scientology's supplemental reply filed in Armstrong I.
25	K	KK.	United States v. Zolin (6/20/90) 90 Daily Journal D.A.R. 6890.
26	I	ĽL.	Senate Bill No. 711
27		MM.	
28			Amended Declaration of Vicki J. Aznaran In Opposition To Plaintiffs' [Sic] Motion For Sanctions
HUB LAW OFFICES Ford Greene, Esquire			

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STATISTICS AND A

1			
	II.	Dec	laration Of Gerald Armstrong
2		Α.	Attack the Attacker Policy Letter
3		в.	Level O Checksheet
4		с.	Fair Game Policy a/k/a Penalties For Lower Conditions
5		D.	Settlement Agreement
6		E.	Dead Agent Pack
7		F.	18 page Affidavit by Kenneth Long filed October 5, 1987,
8 9			in <u>Church of Scientology of California v. Miller</u> , High Court of Justice, Chancery Division, No. 1987 C. No. 6140
10			
11 12		G.	21 page Affidavit by Kenneth Long filed October 5, 1987, in <u>Church of Scientology of California v. Miller</u> , High Court of Justice, Chancery Division, No. 1987 C. No. 6140
13		н.	5 page Affidavit by Kenneth Long filed October 5, 1987,
14			in <u>Church of Scientology of California v. Miller</u> , High Court of Justice, Chancery Division, No. 1987 C. No.
15			6140
16 17		I.	4 page Affidavit Of Sheila MacDonald Chaleff filed October 5, 1987, in <u>Church of Scientology of California</u> <u>v. Miller</u> , High Court of Justice, Chancery Division, No. 1987 C. No. 6140
18		J.	8 page Affidavit by Kenneth Long filed October 5, 1987,
19			in <u>Church of Scientology of California v. Miller</u> , High Court of Justice, Chancery Division, No. 1987 C. No.
20			6140
21		K.	7 page Affidavit of Kenneth Long filed October 8, 1987 in <u>Church of Scientology of California v. Miller</u> , High Court of Justice, Chancery Division, No. 1987 C. No.
22			6140
23		L.	Flynn disclosure of settlement
24		Μ.	Authorization dated November 7, 1984, from Phillip Rodriguez, Los Angeles Police Officer to Eugene M.
25			Ingram, Private Investigator.
26		N.	April 23, 1985 Public Announcement By Daryl F. Gates, Chief of Police Los Angeles.
27			
28			
HUB LAW OFFICES Ford Greene, Esquire 711 Sir Francis Drake Blvd. San Anselmo, CA 94960 (415) 258-0360	Page	2 5.	EVIDENCE IN SUPPORT OF DEFENDANT'S OPPOSITION TO SCIENTOLOGY'S MOTION FOR FRELIMINARY INJUNCTION

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1	O. Letter dated April 25, 1986, from Los Angeles County Deputy District Attorney Robert N. Jorgensen to the
2	Church of Scientology.
3	P. Hubbard Communications Office Policy Letter of 15 August 1960.
4	III. Declaration of Ford Greene
5	A L.A. Times Series
6	B Time Article
7	C American Lawyer War Against Judges
8	IV. Declaration Of Toby L. Plevin
9	V. Declaration Of Nancy Rodes
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